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10	Attorneys for Defendant		
11	IN THE UNITED STATES DISTRICT COURT		
12	DISTRICT OF NEVADA		
13	WELTONIA HARRIS, individually and on) CIVIL ACTION NO.		
14	behalf of all others similarly situated,) 2:10cv1508-JCM-LRL)		
15	Plaintiff,) U.S. PHYSICAL THERAPY, INC.'S		
16	v.) UNOPPOSED MOTION FOR LEAVE) TO FILE FIRST AMENDED		
17	U.S. PHYSICAL THERAPY, INC., ORIGINAL ANSWER TO PLAINTIFF'S ORIGINAL CLASS		
18	Defendant. ACTION COMPLAINT		
	COMES NOW Defendant IIS PHYSICAL THERADY INC ("IISDT") by counsel		
19	COMES NOW, Defendant U.S. PHYSICAL THERAPY, INC. ("USPT"), by counsel,		
20	and files this Unopposed Motion for Leave to file its First Amended Answer to Plaintiff's		
21	Original Class Action Complaint ("Complaint") and states as follows:		
22	1. USPT filed its Original Answer to Plaintiff's Original Class Action Complaint on		
23	October 4, 2010. On or about October 18, 2010, Plaintiff advised USPT of her intent to file a		
24	motion to strike USPT's defenses alleged in its Original Answer. In an effort to resolve the issue		
25	without the need for this Court's intervention, USPT has agreed to amend its answer to eliminate		
26	some defenses it originally pled without waiving the right to assert additional defenses identified		
27	during discovery.		
28			

1	1 2. USPT's Amended Answer to Plair	tiff's Original Class Action Complaint is		
2	attached to this motion as Exhibit A.			
3	3. There is no Scheduling Order in place at this time. Because the Amended Answer			
4	and this motion are timely, USPT requests that they be filed in the above referenced cause.			
5	4. Plaintiff does not object to USPT amending its defenses, but reserves the right to			
6	contest the defenses once filed and as discovery progresses.			
7	WHEREFORE, Defendant USPT respectfully requests that this Court issue an Order			
8	permitting it to file its First Amended Answer to Plaintiff's Original Class Action Complaint,			
9	with the date of filing for the First Amended Answer being the date the Order is signed, and			
10	grant all other relief to which USPT has shown itself entitled.			
11		submitted, I TAYLOR MORTENSEN & SANDERS		
12	12	// DOK WOK LINGEN & DAINDERS		
13		IB. OWENS		
14	4			
15	1	MASON, ESQ., pro hac vice to be submitted WGER MCCORD, ESQ., pro hac vice to be		
16	5 submitted	· · · · · · · · · · · · · · · · · · ·		
17	1717 Main S	, DETERT, MORAN& ARNOLD LLP treet. Suite 5400		
18		5201 Defendant, U.S. Physical Therapy, Inc.		
19		, -,		
20				
21		IT IS SO ORDERED.		
22	47 Leaviso			
23	UNITED STATES MAGIST	UNITED STATES MAGISTRATE JUDGE		
24	DATED			
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CERTIFICATE OF SERVICE 1 2 I certify that I am an employee of ALVERSON, TAYLOR, MORTENSEN & 3 SANDERS, and that on October 22, 2010, I deposited for mailing at Las Vegas, Nevada, a 4 true and correct copy of the foregoing U.S. PHYSICAL THERAPY, INC.'S UNOPPOSED 5 MOTION FOR LEAVE TO FILE FIRST AMENDED ORIGINAL ANSWER TO 6 PLAINTIFF'S ORIGINAL CLASS ACTION COMPLAINT, in a sealed envelope with the 7 correct postage prepaid thereon, addressed as follows: 8 Mitchell D. Gliner, Esq. 9 MITCHELL D. GLINER, ATTORNEY AT LAW 3017 W. Charleston Blvd., Ste. 95 10 Las Vegas, NV 89102 11 Michael A. Caddell, PHV pending Cynthia B. Chapman, PHV pending 12 Craig C. Marchiando, PHV pending CADDELL & CHAPMAN 13 1331 Lamar, Ste. 1070 Houston, TX 77010-3027 14 Leonard A. Bennett, PHV pending 15 Matthew J. Erausquin, PHV pending CONSUMER LITIGATION ASSOCIATES 16 12515 Warwick Blvd., Ste. 100 Newport News, VA 23606 17 Attorneys for Plaintiffs 18 An Employee of Alverson, Taylor, 19 Mortensen & Sanders 20 21 22 23 24 25 26 27 28